

1           **KINSELLA HOLLEY ISER**  
2           **KUMP STEINSAPIR LLP**  
3           Nicolas C. Soltman (277418)  
4           11766 Wilshire Blvd. Suite 750  
5           Los Angeles, CA 90025  
6           Phone: (310) 566-9800  
7           Fax: (310) 566-9886  
8           nsoltman@khiks.com

9  
10          **THE SIMON LAW FIRM, P.C.**  
11          Anthony G. Simon (*PHV*)  
12          Jeremiah W. Nixon (*PHV*)  
13          800 Market Street, Suite 1700  
14          St. Louis, Missouri 63101  
15          Telephone: (314) 241-2929  
16          Facsimile: (314) 241-2029  
17          asimon@simonlawpc.com  
18          jnixon@simonlawpc.com

19  
20          *Attorneys for Plaintiffs and the*  
21          *Classes*

22  
23          **COOLEY LLP**  
24          TRAVIS LEBLANC (251097)  
25          (tleblanc@cooley.com)  
26          KRISTINE A. FORDERER (278745)  
27          (kforderer@cooley.com) ANUPAM  
28          DHILLON (324746)  
DHILLON (324746)  
29          (ADhillon@cooley.com) URVASHI  
30          MALHOTRA (334466)  
31          (umalhotra@cooley.com)  
32          3 Embarcadero Center, 20th Floor  
33          San Francisco, CA 94111  
34          Telephone: +1 415 693 2000  
35          Facsimile: +1 415 693 2222

36  
37          TIANA DEMAS (*PHV forthcoming*)  
38          (tdemas@cooley.com)  
39          110 N. Wacker Drive, Suite 4200  
40          Chicago, IL 60606-1511  
41          Telephone: +1 312-881-6500  
42          Facsimile: +1 312-881-6598

43  
44          *Attorneys for Defendant Google LLC*

45  
46          **KING & SPALDING LLP**  
47          JULIA E. ROMANO (260857)  
48          (jromano@kslaw.com)  
49          633 West Fifth Street, Suite 1600  
50          Los Angeles, CA 90071  
51          Telephone: +1 213 443 4355

52  
53          S. Stewart Haskins (*PHV*)  
54          shaskins@kslaw.com  
55          Billie B. Pritchard (*PHV*)  
56          bpritchard@kslaw.com  
57          **KING & SPALDING LLP**  
58          1180 Peachtree Street, N.E., Suite 1600  
59          Atlanta, GA 30309  
60          Telephone: (404) 572-4600  
61          Facsimile: (404) 572-5100

62  
63          *Attorneys for Defendant*  
64          *The Home Depot, Inc. and Home Depot*  
65          *U.S.A., Inc.*

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

CHRISTOPHER BARULICH,  
individually and on behalf of others  
similarly situated,

**Plaintiff:**

VS.

THE HOME DEPOT, INC., a Delaware corporation, HOME DEPOT U.S.A., INC., a Delaware corporation, and GOOGLE LLC, a Delaware limited liability company,

## Defendants.

Case No. 2:24-cv-01253-FLA-JC

**JOINT STIPULATION TO STAY  
CASE**

Judge: Hon. Fernando L.  
Aenlle-Rocha  
Courtroom: 6B

## STIPULATION

Plaintiff Christopher Barulich, Defendant Google LLC (“Google”), Defendants Home Depot, Inc. and Home Depot U.S.A., Inc. (together, “Home Depot”) (collectively, the “Parties”), by and through their respective counsel of record, hereby stipulate and agree as follows:

1. WHEREAS, Plaintiff filed this action in the United States District Court for the Central District of California (“Action”);

2. WHEREAS, Home Depot filed a motion to dismiss for lack of personal jurisdiction (“Motion to Dismiss”) (ECF No. 39);

3. WHEREAS, Google filed a motion to transfer venue to the United States District Court for the Northern District of California (ECF No. 40) (“Motion to Transfer”);

4. WHEREAS, Plaintiff has withdrawn his opposition to Google's Motion to Transfer (ECF No. 52), and Google and Plaintiff stipulated that the case should be transferred to the Northern District, and current deadlines in the case should be stayed

1 pending the Court's resolution of Google's Motion to Transfer and Home Depot's  
2 Motion to Dismiss (ECF No. 54);

3       5. WHEREAS, all four Parties agree that it is in the interest of judicial  
4 economy to stay further proceedings in this Action pending resolution of the  
5 aforementioned motions.

6       6. WHEREAS, all four Parties agree that all existing deadlines in this  
7 Action, including Google's and Home Depot's deadline to respond to the operative  
8 complaint, currently set for August 28, 2024, should be stayed pending the Court's  
9 resolution of Google's Motion to Transfer (ECF No. 40) and Home Depot's Motion  
10 to Dismiss (ECF No. 39);

11       7. WHEREAS, all four Parties further stipulate and request, at the Court's  
12 convenience, a continuance of the Initial Case Management Conference, currently  
13 set for August 30, 2024, pending resolution of the Motion to Transfer and the Motion  
14 to Dismiss.

15           IT IS STIPULATED AND AGREED, and the Parties respectfully move the  
16 Court for entry of an Order finding that:

17       1. All current deadlines, including the deadline to respond to the operative  
18 complaint and any dates and deadlines related to the Initial Case Management  
19 Conference, shall be vacated pending the Court's resolution of Google's Motion to  
20 Transfer and Home Depot's Motion to Dismiss.

21

22

23

24

25

26

27

28

1 Dated: August 21, 2024

THE SIMON LAW FIRM, P.C.

2 By: /s/ Jeremiah W. Nixon

3 Jeremiah W. Nixon

4 *Attorneys for Plaintiffs and the Classes*

5 Dated: August 21, 2024

6 KING & SPALDING LLP

7 By: /s/ Julia E. Romano

8 Julia E. Romano

9 *Attorneys for The Home Depot, Inc. and*  
10 *Home Depot U.S.A., Inc.*

11 Dated: August 21, 2024

12 COOLEY LLP

13 By: /s/ Kristine A. Forderer

14 Kristine A. Forderer

15 *Attorneys for Google LLC*

16

17 **ATTESTATION**

18 Pursuant to Civil Local Rule 5-4.3.4(a)(2)(i), I hereby attest that all signatories  
19 listed, and on whose behalf the filing is submitted, concur in the filing's content and  
20 have authorized the filing.

21 By: /s/ Julia E. Romano

22 Julia E. Romano